

UNITED STATES SEPARTMENT OF COMMERCE United States Patent and Trademark Office

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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.	
08/971,903	3 11/17/97	HARUKI		Н	826.1431/JDH	
-		TM00/0440			EXAMINER	
021171 STAAS & HA	ALSEY LLP	TM02/0412		MYHF	RE,J	
700 11TH 9	STREET, NW			ART UNIT	PAPER NUMBER	
SUITE 500					17	
WASHINGTOR	N DC 20001					
WASHINGTON	N DC 20001			2162 DATE MAILED		

Please find below and/or attached an Office communication concerning this application or proceeding.

- Commissioner of Patents and Trademarks



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Advisory Action

Application No. 08/971,903 Applicant(s)

Examiner

Group Art Unit

Haruki et al

James Myhre

2162



							C A HEALTH TO THE SECOND ASSESSMENT ASSESSME
THE	E PERIOD FO	OR RESPON	SE: [check only a) or b)]			
	a) (X) expire	es <u>4</u>	_ months from the m	ailing date of the final	rejection.		
	is late reject	er. In no even ion.	t, however, will the s	statutory period for the	e response expire later	than six months from	
	date on which determining the calculated from	the response ne period of e m the date of	 the petition, and the ktension and the corre the originally set sho 	e fee have been filed is esponding amount of t rtened statutory period	FR 1.136(a), the proposite the date of the response fee. Any extension of for response or as se	onse and also the date in fee pursuant to 37 C ot forth in b) above.	FR 1.17 will be
	Appellant's period for re	Brief is due esponse set	two months from forth above, which	the date of the Not hever is later). See	tice of Appeal filed a 37 CFR 1.191(d) a	on and 37 CFR 1.192((a).
Ap _l	plicant's res t is NOT dee	ponse to the med to plac	e final rejection, fil e the application i	ed on <u>Mar 30, 2</u> n condition for allow	2001 has been co wance:	onsidered with the	following effect,
X	The propose	ed amendme	ent(s):				
				of Appeal and an	Appeal Brief.		
	X will not	be entered	because:				
	☐ they	raise new is	ssues that would r	equire further cons	ideration and/or sea	arch. (See note be	low).
	☐ they	raise the is:	sue of new matter	. (See note below)	•		
	issue	s for appea	l.				ng or simplifying the
	☐ they	present add	ditional claims with	nout cancelling a co	rresponding numbe	er of finally rejected	d claims.
	NOTE:	The addition	n of multiple vende	ors as the source o	f the support files is	s not novel. Most :	software products are
		<u>available fro</u>	om a plurality of v	endors. For examp	le, CompUSA and L	EBx both offer man	ny of the same
		software pr	oducts. Therefore	e, the support files	are available from a	a piurality of vendol	rs.
	☐ Applica	nt's respons	se has overcome t	he following rejection	on(s):		
	Newly prop separate, t	posed or am imely filed a	ended claims amendment cancel	ling the non-allowa		would be allowabl	le if submitted in a
26	for allowar	nce because		nsideration has bee	n considered but do	es NOT place the	application in condition
			t will NOT be cons	idered because it is	not directed SOLE	LY to issues which	n were newly raised by
X	For purpos	es of Appea	al, the status of the	e claims is as follov	vs (see attached wi	ritten explanation,	if any):
	Claims allo	wed:					
	Claims reje	ected: <u>1-20</u>					
							ed by the Examiner.
	Note the a	ttached Info	ormation Disclosur	e Statement(s), PT(O-1449, Paper No(s	3)	١ .
	Other					Suite	Sambe
			Gr.				W. STAMBER RY EXAMINER
				IA.C			•

4/10/01